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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/769,932	02/02/2004	Roy Ritter	21488/04111	9586
24024 75.50 CALFEE HALTER & GRISWOLD, LLP 800 SUPERIOR AVENUE SUTE: 1400 CLEVELAND, OH 44114			EXAMINER	
			NGUYEN, CHI Q	
			ART UNIT	PAPER NUMBER
	,		3635	
			MAIL DATE	DELIVERY MODE
			05/14/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/769 932 RITTER ET AL. Office Action Summary Examiner Art Unit CHI Q. NGUYEN 3635 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 03 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 31 January 2008. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) 10 and 11 is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 1.2.4-7.9 and 13-20 is/are rejected. 7) Claim(s) 3.8 and 12 is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date. Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) information Disclosure Statement(s) (PTO/S6/08)
Paper No(s)/Mail Date _____

5) Notice of Informal Patent Application

6) Other:

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DETAILED ACTION

This Office action is in response to applicant's amendment filed on 1/31/2008.

Status of Claims

Claims 1-9, 12-20 are pending.

Claims 10-11 have been withdrawn.

Claim Rejections - 35 USC § 102

Claims 1-2, 4-5, 7, 9, 13-16, and 20 stand rejected under 35 U.S.C. 102(b) as being anticipated by US Patent No. 6,019,678 to Takahashi.

Claim 1: Takahashi discloses in Fig. 1 a screen system comprising a screen 19, a frame (no labeled but wherein 19 points to)supporting said screen, said frame including a hook 20, and a housing 8 for supporting said frame when said screen system is assembled, said housing defining a retainer 18 which interacts with said hook whereby upon rotation of said frame in a first direction said hook engages said retainer and upon rotation of said frame in a second direction said hook disengages said retainer allowing disassembly of said screen system (col. 4, lines 24-30 and 53-66).

Claim 2: Wherein said hook 20 is integrally formed with said frame (see Fig. 1).

Claim 4: Wherein said retainer is a depression within said housing (see Fig. 1).

Claims 5, 13-14, and 16: Wherein said housing defines a seat 6 which supports said frame when said screen system is assembled, said seat defining an aperture or a gap 14 for the passage of said hook whereby during assembly of said screen system said hook passes through said aperture prior to rotation into engagement.

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Claims 7 and 15: Wherein said frame further comprises an engagement surface (no labeled but wherein 19 points to) for a digit of a user, allowing the frame to be easily rotated.

Claim 9: Wherein said engagement surface is adjacent to said hook (see Fig. 1).

Claim 20: Takahashi discloses a screen system in Fig. 1, which can be easily disassembled, comprising: a screen 19; a circular frame (no labeled but wherein 19 points to) supporting the screen; a housing 8 defining a generally circular aperture 16 and a seat 6 circumscribing the aperture, the seat adapted to engage the frame when the frame is assembled to the housing; and a means 20 for releasably attaching the frame to the housing, wherein said means secures the frame to the housing when the frame is rotated to a first position relative to the housing, and the means releases the frame from the housing when the frame is rotated to a second position relative to the housing (see co1.4, lines 24-66).

Claim Rejections - 35 USC § 103

Claims 6, and 17-19 stand rejected under 35 U.S.C. 103(a) as being unpatentable over Patent No. 6,019,678 to Takahashi.

Claims 6, 17, and 19: Takahashi discloses a screen system in Fig. 1 comprising a screen 19, a circular frame (no labeled but wherein 19 points to) supporting the screen, the frame having a first side and a second side, wherein the frame includes a hook 20 on a first side and a plurality of engagement surfaces on the second side, each of the plurality of engagement surfaces adapted to be engaged by a digit of a user; a housing

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8 defining a generally circular aperture 2, the housing including a detent 18; a seat 6 circumscribing the aperture of the housing, the seat having a gap 14 around the circumference of the seat, each gap adapted to receive the hook; wherein, when assembled to the housing, the frame is rotatable between a first position and a second position relative to the housing, wherein in the first position the plurality of hooks engage the plurality of detents to secure the frame to the housing, and wherein in the second position the hooks are aligned with the gaps such that the frame may be separated from the housing. Takahashi discloses the invention as claimed except that the frame included more than one hooks and detents (four hooks and four detents- claim 19). However, this feature would have been a matter of obvious design choice to one of ordinary skill in the art at the time the invention was made to have more than one hooks and retainers for a better securement and thus preventing a device falling apart. Furthermore, applicant has not disclosed the criticality of this feature.

Claim 18: Wherein the seat abuts the first side of the frame when the frame is assembled to the housing.

Allowable Subject Matter

Claims 3, 8, and 12 were previously objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

Applicant's arguments filed 1/31/2008 fully considered but they are not persuasive because the examiner believes the prior art teaches the applicant's Application/Control Number: 10/769,932

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invention and the prior structural elements capable of performing the claimed functions.

Therefore the Office action will be maintained and made it final.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communication from the examiner should be directed to Chi Q. Nguyen whose telephone number is (571) 272-6847. The examiner can normally be reached on Monday-Friday from 7:30 am-4:00 pm.

If attempt to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Chilcot can be reached at (571) 272-6777.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For Application/Control Number: 10/769,932 Page 6

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more information about the PAIR system, see http://pairdirect.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at (866) 217-9197.

/C. Q. N./ Examiner, Art Unit 3635

/Jeanette E Chapman/

Primary Examiner, Art Unit 3633